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NON-PROVISIONAL APPLICATION FOR U. S. PATENT UNDER 37 CFR 1.53(b)

TRANSMITTAL FORM

U.S.PTO
Attorney Docket No. 13006.00031

Mail Stop: Patent Applications
 Commissioner for Patents,
 P.O. Box 1450,
 Alexandria, VA 22313-1450

Sir:

Transmitted herewith for filing is the
 patent application of:

Inventor(s): Lonny MacDougall
 Edward Arnold

For: **MOTOR VEHICLE WINDOW REMOVAL SYSTEM**

Enclosed are:

3 Sheets of informal drawings **18** pages of Specification (including Abstract) and
 A Declaration & Power of Attorney
 The Inventor(s) Qualify as a Small Entity
 Claims Priority to U.S. Provisional Patent Application
 Assignment

FEE CALCULATION					FEES
	NUMBER		NUMBER EXTRA	RATE	BASIC FEE \$ 385.00
Total Claims	17	-20 =	0	X \$9 =	0.00
Independent Claims	3	- 3 =	0	X \$42 =	0.00
Total Filing Fee					\$385.00

A credit card payment form in the amount of **\$385.00** enclosed.

All correspondence related to this application may be addressed to: Steven Thrasher,
 391 Sandhill Dr. Richardson, TX 75080

Date: March 25, 2004

Steven Thrasher

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Thrasher Associates, LLC

Steven Thrasher
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steve4laws@aol.com

24 March 2004

Dear Sirs:

These are not two copies of a single Declaration and Power of Attorney (DPA).

Please note that the inventor who signed one DPA (Lonny MacDougall) signed in the box designated for the other inventor (Edward Arnold) who did sign in his box on the second (identical) Declaration and Power of Attorney. Mr. Arnold's information has been crossed out and Mr. MacDougall's signature is pointed to the correct signature block in the first DPA. It is not believed that signing "one block over" changes the effectiveness of the signature, and both inventors have in fact signed the Declaration and Power of Attorney. However, if this presents any issue whatsoever, please contact me immediately.

Sincerely,

A handwritten signature in black ink, appearing to read "STEVEN THRASHER".

Steven Thrasher
Attorney for Applicants
Reg. No. 43,192